

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

RAUL CAMACHO,

Plaintiff,

-against-

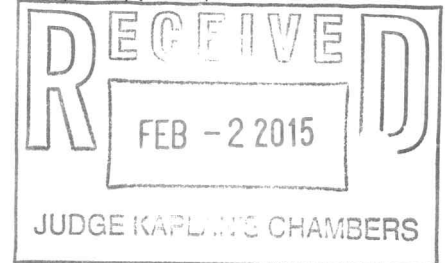
ESS-A-BAGEL INC., ESS-A-BAGEL 1 INC., ESS-
A-BAGEL INTERNATIONAL LLC, MICHAEL
WENZELBERG, DAVID WILPON, MURIEL
FROST, MELANIE FROST, and ESTATE OF
FLORENCE WILPON,

Defendants.

ECF Case

No. 14-cv-2592 (LAK)(MHD)

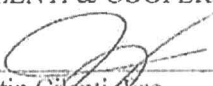
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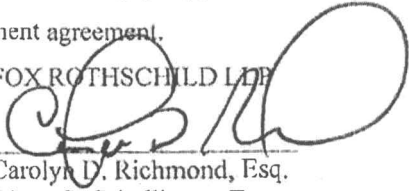
STIPULATION OF DISCONTINUANCE WITH PREJUDICE

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff Raul Camacho ("Plaintiff") and Ess-A-Bagel Inc., Ess-A-Bagel 1 Inc., Ess-A-Bagel International LLC, Michael Wenzelberg, David Wilpon, Muriel Frost, Melanie Frost, and Estate of Florence Wilpon (collectively "Defendants") hereby stipulate, by and through their counsel, that the claims asserted by Plaintiff in the Complaint against Defendants shall be unconditionally dismissed with prejudice, and without costs or attorneys' fees to any party, and that the Court shall only retain jurisdiction to enforce the terms of settlement agreement.

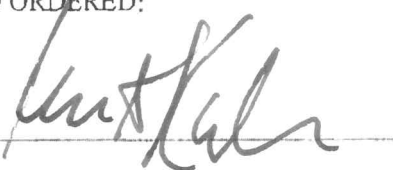
CILENTI & COOPER, PLLC


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(212) 878-7900
Attorneys for Defendants

SO ORDERED:


Lester K. Kahn
2/2/15

ACTIVE 28075915v2

The Court finds that
the settlement,
as set forth in the
proposed settlement
agreement is fair and
reasonable.